

EXHIBIT B

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
)
W. R. GRACE & CO., et al.,¹) Case No. 01-01139 (JKF)
) (Jointly Administered)
Debtors.)
Objection Deadline: April 20, 2007 at 4:00 p.m.
Hearing Date: TBD only if necessary

SUMMARY OF APPLICATION OF REED SMITH LLP
FOR COMPENSATION FOR SERVICES AND REIMBURSEMENT OF
EXPENSES AS SPECIAL ASBESTOS PRODUCTS LIABILITY DEFENSE
COUNSEL TO DEBTORS FOR THE SIXTY-EIGHTH MONTHLY INTERIM
PERIOD FROM FEBRUARY 1, 2007 THROUGH FEBRUARY 28, 2007

Name of Applicant: Reed Smith LLP
Authorized to Provide Professional Services to: W. R. Grace & Co., *et al.*, Debtors and
Debtors-in-Possession
Date of Retention: July 19, 2001, effective as of April 2, 2001
Period for which compensation and
reimbursement is sought: February 1 through February 28, 2007
Amount of fees sought as actual,
reasonable and necessary: \$571,452.50
Amount of expenses sought as actual,
reasonable and necessary: \$26,064.65
This is a(n): X monthly ___ interim ___ final application.

¹ The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc.), Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

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Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
8/28/01	4/2/01 through 7/31/01	\$40,583.00	\$356.92	No objections served on counsel	No objections served on counsel
9/27/01	8/1/01 through 8/31/01	\$90,113.00	\$4,048.11	No objections served on counsel	No objections served on counsel
10/26/01	9/1/01 through 9/30/01	\$155,804.00	\$6,971.66	No objections served on counsel	No objections served on counsel
11/27/01	10/1/01 through 10/31/01	\$229,036.50	\$10,314.97	No objections served on counsel	No objections served on counsel
12/26/01	11/1/01 through 11/30/01	\$216,703.50	\$22,667.19	No objections served on counsel	No objections served on counsel
1/30/02	12/1/01 through 12/31/01	\$152,288.00	\$43,025.11	No objections served on counsel	No objections served on counsel
3/1/02	1/1/02 through 1/31/02	\$152,389.50	\$45,525.87	No objections served on counsel	No objections served on counsel
3/28/02	2/1/02 through 2/28/02	\$115,694.50	\$39,388.59	No objections served on counsel	No objections served on counsel
5/2/02	3/1/02 through 3/31/02	\$95,617.50	\$49,224.63	No objections served on counsel	No objections served on counsel
5/28/02	4/1/02 through 4/30/02	\$125,169.50	\$44,498.12	No objections served on counsel	No objections served on counsel
6/28/02	5/1/02 through 5/31/02	\$186,811.50	\$88,641.73	No objections served on counsel	No objections served on counsel
8/5/02	6/1/02 through 6/30/02	\$167,414.75	\$26,462.86	No objections served on counsel	No objections served on counsel
9/9/02	7/1/02 through 7/31/02	\$121,203.75	\$7,897.17	No objections served on counsel	No objections served on counsel
9/30/02	8/1/02 through 8/31/02	\$183,876.75	\$18,631.51	No objections served on counsel	No objections served on counsel
10/31/02	9/1/02 through 9/30/02	\$205,975.00	\$12,810.65	No objections served on counsel	No objections served on counsel
11/27/02	10/1/02 through 10/31/02	\$172,838.75	\$34,384.69	No objections served on counsel	No objections served on counsel
12/30/02	11/1/02 through 11/30/02	\$115,576.00	\$12,630.85	No objections served on counsel	No objections served on counsel
1/30/03	12/1/02 through /31/02	\$36,744.50	\$16,310.05	No objections served on counsel	No objections served on counsel
3/6/03	1/1/03 through 1/31/03	\$123,884.00	\$3,760.28	No objections served on counsel	No objections served on counsel
4/2/03	2/1/03 through 2/28/03	\$233,867.50	\$21,251.46	No objections served on counsel	No objections served on counsel
5/7/03	3/1/03 through 3/31/03	\$124,350.00	\$30,380.42	No objections served on counsel	No objections served on counsel
6/4/03	4/1/03 through 4/30/03	\$223,770.50	\$19,411.28	No objections served on counsel	No objections served on counsel

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
7/1/03	5/1/03 through 5/31/03	\$190,838.00	\$22,397.08	No objections served on counsel	No objections served on counsel
7/31/03	6/1/03 through 6/30/03	\$165,837.25	\$18,778.12	No objections served on counsel	No objections served on counsel
8/29/03	7/1/03 through 7/31/03	\$202,033.50	\$13,132.57	No objections served on counsel	No objections served on counsel
10/2/03	8/1/03 through 8/31/03	\$155,275.50	\$5,526.19	No objections served on counsel	No objections served on counsel
10/28/03	9/1/03 through 9/30/03	\$32,877.00	\$5,836.88	No objections served on counsel	No objections served on counsel
11/28/03	10/1/03 through 10/31/03	\$20,656.50	\$3,553.00	No objections served on counsel	No objections served on counsel
12/29/03	11/1/03 through 11/30/03	\$16,642.50	\$352.73	No objections served on counsel	No objections served on counsel
2/4/04	12/1/03 through 12/31/03	\$8,871.00 ²	\$1,332.05	No objections served on counsel	No objections served on counsel
3/10/04	1/1/04 through 1/31/04	\$21,531.00	\$85.71	No objections served on counsel	No objections served on counsel
4/7/04	2/1/04 through 2/29/04	\$21,116.00	\$2,537.94	No objections served on counsel	No objections served on counsel
5/5/04	3/1/04 through 3/31/04	\$11,113.00	\$442.16	No objections served on counsel	No objections served on counsel
6/4/04	4/1/04 through 4/30/04	\$16,495.50	\$41.08	No objections served on counsel	No objections served on counsel
7/1/04	5/1/04 through 5/31/04	\$41,085.00	\$2,386.50	No objections served on counsel	No objections served on counsel
8/2/04	6/1/04 through 6/30/04	\$28,692.50	\$725.43	No objections served on counsel	No objections served on counsel
9/3/04	7/1/04 through 7/31/04	\$13,176.50	\$328.55	No objections served on counsel	No objections served on counsel
10/5/04	8/1/04 through 8/31/04	\$11,792.00	\$1,500.03	No objections served on counsel	No objections served on counsel
10/28/04	9/1/04 through 9/30/04	\$22,618.00	\$97.76	No objections served on counsel	No objections served on counsel
11/29/04	10/1/04 through 10/31/04	\$127,040.00	\$2,696.29	No objections served on counsel	No objections served on counsel
1/7/05	11/1/04 through 11/30/04	\$29,207.50	\$1,858.91	No objections served on counsel	No objections served on counsel
2/9/05	12/1/04 through 12/31/04	\$123,722.25	\$2,598.89	No objections served on counsel	No objections served on counsel
3/1/05	1/1/05 through 1/31/05	\$112,761.00	\$3,520.69	No objections served on counsel	No objections served on counsel

² Although Reed Smith initially requested \$9,795.00 for the December 2003 monthly interim period, it revised its request after discovering an error in its Fee Application for that period, after the Fee Application was filed (and with the advice and consent of the Fee Auditor). The corrected amount requested by Reed Smith for that period is reflected above.

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
3/29/05	2/1/05 through 2/28/05	\$40,738.00	\$2,719.01	No objections served on counsel	No objections served on counsel
4/27/05	3/1/05 through 3/31/05	\$22,165.50	\$281.04	No objections served on counsel	No objections served on counsel
5/31/05	4/1/05 through 4/30/05	\$27,745.00	\$373.42	No objections served on counsel	No objections served on counsel
6/30/05	5/1/05 through 5/31/05	\$48,125.50	\$1,444.96	No objections served on counsel	No objections served on counsel
8/2/05	6/1/05 through 6/30/05	\$53,677.50	\$2,901.34	No objections served on counsel	No objections served on counsel
8/31/05	8/1/05 through 8/31/05	\$67,024.00	\$4,443.37	No objections served on counsel	No objections served on counsel
10/28/05	9/1/05 through 9/31/05	\$75,564.50	\$1,333.69	No objections served on counsel	No objections served on counsel
11/28/05	10/1/05 through 10/31/05	\$100,140.00	\$2,209.06	No objections served on counsel	No objections served on counsel
12/29/05	11/1/05 through 11/30/05	\$73,829.00	\$2,476.74	No objections served on counsel	No objections served on counsel
2/3/06	12/1/05 through 12/31/05	\$132,709.00	\$9,322.91	No objections served on counsel	No objections served on counsel
3/6/06	1/1/06 through 1/31/06	\$179,492.75	\$7,814.56	No objections served on counsel	No objections served on counsel
3/28/06	2/1/06 through 2/28/06	\$121,127.50	\$2,113.02	No objections served on counsel	No objections served on counsel
4/28/06	3/1/06 through 3/31/06	\$138,244.50	\$8,928.17	No objections served on counsel	No objections served on counsel
5/30/06	4/1/06 through 4/30/06	\$258,539.00	\$3,990.53	No objections served on counsel	No objections served on counsel
6/28/06	5/1/06 through 5/31/06	\$187,688.50	\$7,066.20	No objections served on counsel	No objections served on counsel
7/31/06	6/1/06 through 6/30/06	\$290,925.50	\$7,211.50	No objections served on counsel	No objections served on counsel
9/1/06	7/1/06 through 7/31/06	\$318,207.00	\$5,751.93	No objections served on counsel	No objections served on counsel
9/28/06	8/1/06 through 8/31/06	\$431,035.00	\$19,258.20	No objections served on counsel	No objections served on counsel
10/30/06	9/1/06 through 9/30/06	\$214,071.00	\$8,718.91	No objections served on counsel	No objections served on counsel
11/28/06	10/1/06 through 10/31/06	\$253,411.00	\$3,957.53	No objections served on counsel	No objections served on counsel
12/21/06	11/1/06 through 11/30/06	\$269,985.00	\$10,276.93	No objections served on counsel	No objections served on counsel
1/29/07	12/1/06 through 12/31/06	\$449,619.00	\$13,006.42	No objections served on counsel	No objections served on counsel
3/2/07	1/1/07 through 1/31/07	\$451,799.50	\$10,807.56	No objections served on counsel	No objections served on counsel

As indicated above, this is the sixty-seventh application for monthly interim compensation of services filed with the Bankruptcy Court in the Chapter 11 Cases.

The total time expended for the preparation of this application is approximately 15 hours, and the corresponding estimated compensation *that will be requested in a future application* is approximately \$3,600.00.

The Reed Smith attorneys who rendered professional services in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years as an attorney	Department	Hourly billing rate	Total billed hours	Total compensation
James J. Restivo, Jr.	Partner	36 Years	Litigation	\$635.00	120.60	\$76,581.00
Lawrence E. Flatley	Partner	32 years	Litigation	\$575.00	119.80	\$68,885.00
Douglas E. Cameron	Partner	23 Years	Litigation	\$570.00	224.40	\$127,908.00
Antony B. Klapper	Partner	13 Years	Litigation	\$520.00	92.10	\$47,892.00
Harold S. Engel	Partner	38 Years	Litigation	\$525.00	64.60	\$33,915.00
Margaret L. Sanner	Of Counsel	22 Years	Litigation	\$425.00	37.10	\$15,767.50
Traci Sands Rea	Partner	12 Years	Litigation	\$400.00	147.90	\$59,160.00
Carol J. Gatewood	Of Counsel	18 Years	Litigation	\$385.00	136.70	\$52,629.50
Jesse J. Ash	Associate	5 Years	Litigation	\$380.00	8.50	\$3,230.00
Margaret E. Rutkowski	Associate	10 Years	Litigation	\$355.00	.20	\$71.00
Andrew J. Muha	Associate	6 Years	Litigation	\$350.00	57.80	\$20,230.00
Rebecca E. Aten	Associate	4 Years	Litigation	\$295.00	48.20	\$14,219.00
John L. Schoenecker	Associate	3 Years	Litigation	\$285.00	62.30	\$17,755.50
Daniel Z. Herbst	Associate	3 Years	Litigation	\$265.00	11.70	\$3,100.50

The paraprofessionals who rendered professional service in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years in position	Department	Hourly billing rate	Total billed hours	Total compensation
John B. Lord	Paralegal	14 Years	Bankruptcy	\$210.00	3.40	\$714.00
Maria DiChiera	Paralegal	15 Years	Litigation	\$210.00	60.50	\$12,705.00
Maureen Atkinson	Paralegal	31 Years	Litigation	\$190.00	2.10	\$399.00
Jennifer L. Taylor-Payne	Paralegal	11 Years	Litigation	\$185.00	2.0	\$370.00
Margaret A. Garlitz	Paralegal	16 Years	Bankruptcy	\$185.00	2.60	\$481.00
Anne E. Borkovic	Law Clerk	1 Year	Litigation	\$180.00	2.50	\$450.00
Sharon A. Ament	Paralegal	3 Years	Litigation	\$145.00	53.70	\$7,786.50
Matthew J. Rippin	Specialist	1 Year	Litigation	\$70.00	102.90	\$7,203.00

Total Fees: \$571,452.50

COMPENSATION BY PROJECT CATEGORY

Project Category	Hours	Amount
Litigation	193.50	\$77,915.50
Non-Working Travel Time	11.00	\$5,770.50
ZAI	9.80	\$5,624.00
Fee Applications	14.80	\$3,850.50
Hearings	8.70	\$5,186.50
Claim Analysis Objection Resolution & Estimation	1,096.50	\$460,306.50
Montana Grand Jury Investigation	27.30	\$12,799.00
Total	1,361.60	\$571,452.50

EXPENSE SUMMARY

Description	Non-ZAI Science Trial	ZAI Science Trial
Binding Charge	\$3.00	----
Telephone Expense	\$46.85	----
Telephone -- Outside	\$165.55	----
Telecopy Expense	\$284.00	----
PACER	\$199.28	----
Westlaw	\$4,132.30	----
IKON Copy Services	\$1,188.37	----
Duplicating/Printing/Scanning	\$4,483.60	----
Outside Duplicating	\$6,955.52	----
Postage Expense	\$184.23	----
Express Mail Service	\$410.79	----
Courier Service -- Outside	\$1,076.32	----
Deposition Expense	\$3,963.25	----
Secretarial Overtime	\$772.50	----
Meal Expense	\$306.50	----
Mileage Expense	\$192.81	----
Taxi Expense	\$179.00	----
Air Travel Expense	\$986.80	----
Lodging	\$315.00	----
Parking/Tolls/Other Transportation	\$80.00	----
General Expense: Vendor fee for binders	\$138.98	----
SUBTOTAL	\$26,064.65	\$0.00
TOTAL	\$26,064.65	\$0.00

Dated: March 28, 2007
Wilmington, Delaware

REED SMITH LLP

By: /s/ Kurt F. Gwynne

Kurt F. Gwynne (No. 3951)
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Wilmington, DE 19801
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E-mail: kgwynne@reedsmith.com

and

James J. Restivo, Jr., Esquire
Lawrence E. Flatley, Esquire
Douglas E. Cameron, Esquire
435 Sixth Avenue
Pittsburgh, PA 15219
Telephone: (412) 288-3131
Facsimile: (412) 288-3063

Special Asbestos Products Liability Defense
Counsel

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1517707
Invoice Date 03/27/07
Client Number 172573

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Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees	77,915.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$77,915.50
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1517707
 Invoice Date 03/27/07
 Client Number 172573
 Matter Number 60026

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Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH FEBRUARY 28, 2007

Date	Name		Hours
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02/01/07	Ament	Review docket per J. Restivo request, download transcript of 1/23/07 omnibus hearing and provide to J. Restivo.	.20
02/01/07	Cameron	Review expert materials for personal injury claims estimation.	.90
02/01/07	Klapper	Prepare for meeting with expert regarding rebuttal reports.	3.60
02/01/07	Schoenecker	Review prior testimony of expert plaintiff's witness and draft cross examination questions.	.70
02/02/07	Klapper	Meet with consultants regarding rebuttal reports.	7.00
02/02/07	Schoenecker	Review prior testimony of expert plaintiff's witness and draft cross examination questions.	5.70
02/04/07	Ash	Review and edit expert memorandum in preparation for drafting deposition outline.	4.50
02/04/07	Schoenecker	Review prior testimony of expert plaintiff's witness and draft cross examination questions.	6.10
02/05/07	Borkovic	Revise outline summary of materials used in preparation of cross-examination of Castleman.	2.50

172573 W. R. Grace & Co.
 60026 Litigation and Litigation Consulting
 March 27, 2007

Invoice Number 1517707
 Page 2

Date	Name	Hours
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02/05/07	Herbst	4.10
	Office conference with J. Ash re editing and finalizing expert witness preparation materials (0.2); office conference with law clerk re same (0.5); edit expert witness preparation memorandum (3.4).	
02/05/07	Klapper	1.50
	Review select PI estimation expert reports for discussion with B. Harding.	
02/05/07	Lord	.20
	Research and update 2002 service list.	
02/05/07	Sanner	.50
	Email correspondence with A. Klapper re draft.	
02/05/07	Schoenecker	10.20
	Review prior testimony of expert plaintiff's witness and draft cross examination questions.	
02/06/07	Ash	2.50
	Review and edit expert deposition cross-examination memorandum.	
02/06/07	Herbst	7.60
	Continue to edit and finalize plaintiff's expert memorandum.	
02/06/07	Klapper	2.20
	Begin review of additional defense expert reports for use in developing deposition and cross questions.	
02/06/07	Schoenecker	9.50
	Review prior testimony of expert plaintiff's witness and draft cross examination questions.	
02/07/07	Ash	1.50
	Meetings with D. Herbst and J. Schoenecker regarding expert deposition memorandum and outline (.7); organize materials for expert deposition memorandum and outline (.8).	
02/07/07	Klapper	2.70
	Begin review and edit of initial draft of cross-examination outline for PI estimation expert.	
02/07/07	Sanner	2.50
	Evaluate draft report in light of common exhibits.	

172573 W. R. Grace & Co.
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 March 27, 2007

Invoice Number 1517707
 Page 3

Date	Name		Hours
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02/07/07	Schoenecker	Review prior testimony of expert plaintiff's witness and draft cross examination questions.	13.10
02/07/07	Taylor-Payne	E-mails from and to Mr. Schoenecker requesting materials for Dr. Castleman (0.3); forward requested documents to Mr. Schoenecker (0.1).	.40
02/08/07	Klapper	Meet with consultants and Kirkland lawyers regarding rebuttal reports.	6.20
02/08/07	Schoenecker	Review prior testimony of expert plaintiff's witness and draft cross examination questions.	6.70
02/09/07	Klapper	Meet with consultants and Kirkland lawyers regarding rebuttal reports.	6.00
02/09/07	Schoenecker	Review prior testimony of expert plaintiff's witness and draft cross examination questions.	8.30
02/09/07	Taylor-Payne	E-mails from and to Mr. Schoenecker requesting materials for Dr. Castleman (0.3); scan and forward requested Dr. Castleman materials to Mr. Schoenecker (0.1).	.40
02/12/07	Klapper	Review expert reports of B. Anderson previously submitted and discuss same with consultant.	1.70
02/12/07	Sanner	Review and analyze new set of common exhibits.	1.50
02/13/07	Klapper	Review recent deposition and master cross outline of PI estimation expert (2.2); review supplemental scientific literature forwarded by consultants (2.7).	4.90
02/13/07	Schoenecker	Collect and consolidate expert witness research materials	1.50
02/14/07	Sanner	Review common exhibits in context of draft report.	5.40

172573 W. R. Grace & Co.
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 March 27, 2007

Invoice Number 1517707
 Page 4

Date	Name		Hours
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02/14/07	Schoenecker	Collect and consolidate expert witness research materials	.50
02/15/07	Cameron	Participate in call with K&E and consultants regarding work in PI estimation (1.10); follow-up with R. Finke (0.20).	1.30
02/15/07	Klapper	Continue review of work product regarding historical Grace facts for use in depositions and for discussion with consultants.	6.20
02/16/07	Ament	Review docket per D. Cameron request, download pleadings and e-mail to D. Cameron.	.30
02/16/07	Cameron	Attention to expert witness issues for personal injury estimations.	.80
02/16/07	Klapper	Continue review of work product regarding historical Grace facts for use in depositions and for discussion with consultants.	6.70
02/16/07	Sanner	Email correspondence re Lextranet issues (0.3); email correspondence with Ann Salzberg re Castleman issues (0.3); consider state of the art project parameters (0.7).	1.30
02/19/07	Klapper	Continue review of additional historical Grace documents and work product for use in depositions and for discussion with consultants.	3.30
02/20/07	Klapper	Begin review of extensive materials for discussion with expert regarding rebuttal reports.	6.40
02/21/07	Cameron	Telephone call with consultant regarding rebuttal report (0.30); review original report (0.60).	.90
02/21/07	Klapper	Finish review of extensive materials for discussion expert regarding rebuttal reports.	5.50

172573 W. R. Grace & Co.
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 March 27, 2007

Invoice Number 1517707
 Page 5

Date	Name	Hours
02/22/07	Ament Telephone calls and meetings with J. Restivo and D. Cameron re: 2/26/07 hearing before Judge Fitzgerald.	.40
02/22/07	Klapper Meet with expert regarding rebuttal reports.	6.00
02/22/07	Sanner Meeting with A. Klapper and experts concerning expert report issues (5.5); prepare for meeting with A. Klapper and experts (1.5).	7.00
02/23/07	Klapper Continue review of additional documents organized by other outside counsel and identified in historical work product.	4.50
02/23/07	Sanner Telephone conference with A. Klapper re: state of art project issues and follow-up.	1.80
02/26/07	Klapper Continue review of historical documents.	3.30
02/27/07	Ament Coordinate logistics of April hearings for K&E (.50); e-mails and telephone calls re: same (.20).	.70
02/27/07	Cameron Attention to expert issues for PI estimation.	.60
02/28/07	Ament Continue coordinating logistics of April hearing preparation for K&E.	.30
02/28/07	Sanner Work on analysis of exhibits cited in draft expert report.	3.40
TOTAL HOURS		193.50

TIME SUMMARY	Hours	Rate	Value
Douglas E. Cameron	4.50	at \$ 570.00	= 2,565.00
Antony B. Klapper	77.70	at \$ 520.00	= 40,404.00
Margaret L. Sanner	23.40	at \$ 425.00	= 9,945.00
Jesse J. Ash	8.50	at \$ 380.00	= 3,230.00
John L. Schoenecker	62.30	at \$ 285.00	= 17,755.50
Daniel Z. Herbst	11.70	at \$ 265.00	= 3,100.50
John B. Lord	0.20	at \$ 210.00	= 42.00

172573 W. R. Grace & Co.
60026 Litigation and Litigation Consulting
March 27, 2007

Invoice Number 1517707
Page 6

Sharon A. Ament	1.90	at	\$	145.00	=	275.50
Jennifer L. Taylor-Payne	0.80	at	\$	185.00	=	148.00
Anne E. Borkovic	2.50	at	\$	180.00	=	450.00

CURRENT FEES	77,915.50
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TOTAL BALANCE DUE UPON RECEIPT	----- \$77,915.50 =====
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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1517709
Invoice Date 03/27/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60027) Travel-Nonworking

Fees	5,770.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$5,770.50
	=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1517709
 Invoice Date 03/27/07
 Client Number 172573
 Matter Number 60027

=====

Re: (60027) Travel-Nonworking

FOR PROFESSIONAL SERVICES PROVIDED THROUGH FEBRUARY 28, 2007

Date	Name		Hours
-----	-----		-----
02/06/07	Flatley	Non-working travel time returning from Philadelphia meeting (one-half time).	1.50
02/13/07	Cameron	Non-working portions of travel for deposition in Tampa (one-half time).	1.90
02/20/07	Flatley	Non-working travel time to and from Philadelphia (one-half time).	2.00
02/22/07	Sanner	Non-working portions of travel from Richmond to Washington and return for meeting with experts (one-half time).	3.10
02/23/07	Engel	Non-working travel time returning to Washington, D.C. from expert depositions in Atlanta (one-half time).	1.50
02/28/07	Cameron	Non-working portion of travel to New York for deposition (one-half time).	1.00

		TOTAL HOURS	11.00

TIME SUMMARY	Hours	Rate	Value
-----	-----	-----	-----
Lawrence E. Flatley	3.50 at \$ 575.00 =		2,012.50
Douglas E. Cameron	2.90 at \$ 570.00 =		1,653.00
Harold J. Engel	1.50 at \$ 525.00 =		787.50

172573 W. R. Grace & Co.
60027 Travel-Nonworking
March 27, 2007

Invoice Number 1517709
Page 2

Margaret L. Sanner

3.10 at \$ 425.00 = 1,317.50

CURRENT FEES

5,770.50

TOTAL BALANCE DUE UPON RECEIPT

\$5,770.50
=====

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1517710
Invoice Date 03/27/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees	5,624.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$5,624.00
	=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1517710
 Invoice Date 03/27/07
 Client Number 172573
 Matter Number 60028

=====

Re: (60028) ZAI Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH FEBRUARY 28, 2007

Date	Name		Hours
-----	-----		-----
02/02/07	Restivo	Appeal discussions.	.50
02/17/07	Cameron	Attention to motion for leave to appeal ZAI ruling.	1.70
02/21/07	Cameron	Telephone call with S. Bianca regarding reply brief (0.30); review outline regarding same (0.90).	1.20
02/22/07	Cameron	Attention to draft reply to motion for leave to appeal.	1.10
02/23/07	Cameron	Review draft reply from Sal Bianca.	.60
02/24/07	Cameron	Review draft sur-reply and prepare comments.	1.40
02/26/07	Cameron	Review and revise drafts of the sur-reply to motion for leave to appeal (1.60); multiple e-mails regarding same (0.60).	2.20
02/26/07	Flatley	Review brief and e-mails to/from D. Cameron re: same (1.0); e-mails regarding article (0.1).	1.10

		TOTAL HOURS	9.80

TIME SUMMARY	Hours	Rate	Value
-----	-----	-----	-----
James J. Restivo Jr.	0.50 at \$ 635.00 =		317.50

172573 W. R. Grace & Co.
60028 ZAI Science Trial
March 27, 2007

Invoice Number 1517710
Page 2

Lawrence E. Flatley	1.10	at	\$	575.00	=	632.50
Douglas E. Cameron	8.20	at	\$	570.00	=	4,674.00

CURRENT FEES	5,624.00
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TOTAL BALANCE DUE UPON RECEIPT	----- \$5,624.00 =====
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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1517711
Invoice Date 03/27/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees	3,850.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$3,850.50
	=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1517711
 Invoice Date 03/27/07
 Client Number 172573
 Matter Number 60029

=====

Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH FEBRUARY 28, 2007

Date	Name	Hours
-----	-----	-----
02/01/07	Ament Continue work on 23rd quarterly fee application.	.50
02/02/07	Ament E-mails re: 23rd quarterly fee application.	.10
02/04/07	Ament Complete calculating fees and expenses for 23rd quarterly fee application (1.50); continue drafting summary and narrative and e-mail same to A. Muha (.50).	2.00
02/05/07	Ament Meet with A. Muha re: 23rd quarterly fee application (.10); finalize narrative and summary for 23rd quarterly fee application and e-mail to J. Lord for DE filing (.40); additional e-mails re: same (.10).	.60
02/05/07	Lord Revise and prepare Reed Smith's quarterly fee application for e-filing and service (.5); e-mails with S. Ament re: same (.1).	1.50
02/05/07	Muha Final review and revisions to 23rd Quarterly fee application.	.40
02/07/07	Lord E-file and perfect service of Reed Smith 23rd quarterly fee application.	.80

172573 W. R. Grace & Co.
 60029 Fee Applications-Applicant
 March 27, 2007

Invoice Number 1517711
 Page 2

Date	Name		Hours
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02/20/07	Muha	Extensive revisions to fee and expense detail for January 2007 monthly fee application, including multiple e-mails seeking clarification and additional description to add to fee and expense detail.	3.80
02/22/07	Lord	Research docket and draft CNO to Reed Smith December monthly fee application.	.40
02/23/07	Ament	E-mails with A. Muha re: invoices.	.10
02/23/07	Lord	E-file and perfect service of CNO to Reed Smith December fee application (.3); correspondence to R. Finke re: same (.1).	.40
02/26/07	Muha	Additional revisions to January 2007 fee and expense detail, including e-mails re: information on meal expense.	.50
02/27/07	Ament	E-mails and meet with A. Muha re: hearing and deposition expenses.	.30
02/27/07	Lord	E-mails with S. Ament re: Reed Smith January monthly fee application.	.10
02/27/07	Muha	Continue review/revisions to January 2007 monthly fee application materials and e-mails to S. Ament/S. Greives re: preparation of application.	2.10
02/28/07	Ament	Review invoices and begin calculating fees and expenses for Jan. monthly fee application.	.70
02/28/07	Muha	Meeting with S. Ament and e-mails to S. Greives/C. Brinda re: procedures for preparing and filing monthly applications.	.50

		TOTAL HOURS	14.80

172573 W. R. Grace & Co.
60029 Fee Applications-Applicant
March 27, 2007

Invoice Number 1517711
Page 3

TIME SUMMARY	Hours	Rate	Value
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Andrew J. Muha	7.30 at \$ 350.00 =		2,555.00
John B. Lord	3.20 at \$ 210.00 =		672.00
Sharon A. Ament	4.30 at \$ 145.00 =		623.50
	CURRENT FEES		3,850.50

	TOTAL BALANCE DUE UPON RECEIPT		\$3,850.50
			=====

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1517712
Invoice Date 03/27/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60030) Hearings

Fees	5,186.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$5,186.50
	=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1517712
 Invoice Date 03/27/07
 Client Number 172573
 Matter Number 60030

Re: (60030) Hearings

FOR PROFESSIONAL SERVICES PROVIDED THROUGH FEBRUARY 28, 2007

Date	Name		Hours
02/22/07	Cameron	Attention to issues for 2/26 omnibus hearing.	.70
02/25/07	Cameron	Review materials for 2/26 hearing.	1.00
02/26/07	Cameron	Prepare for (0.40) and participate in omnibus hearing via telephone (2.10); follow-up e-mail and calls regarding scheduling issues (0.60).	3.10
02/26/07	Restivo	Participate by phone in Omnibus Hearing (2.5); telephone calls with R. Finke, D. Cameron (.5); follow-up on hearing issues (.5).	3.50
02/27/07	Cameron	Follow-up from hearing.	.40
TOTAL HOURS			8.70

TIME SUMMARY	Hours	Rate	Value
James J. Restivo Jr.	3.50	at \$ 635.00 =	2,222.50
Douglas E. Cameron	5.20	at \$ 570.00 =	2,964.00

CURRENT FEES 5,186.50

TOTAL BALANCE DUE UPON RECEIPT \$5,186.50

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1517713
Invoice Date 03/27/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60033) Claim Analysis Objection Resolution & Estimation
(Asbestos)

Fees	460,306.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT \$460,306.50

=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1517713
 Invoice Date 03/27/07
 Client Number 172573
 Matter Number 60033

=====

Re: (60033) Claim Analysis Objection Resolution & Estimation
 (Asbestos)

FOR PROFESSIONAL SERVICES PROVIDED THROUGH FEBRUARY 28, 2007

Date	Name	Hours
-----	-----	-----
01/31/07	Cameron	5.60
	Meet with J. Restivo regarding product ID issues (0.50); work on deposition scheduling issues with experts (1.10); review claims regarding Canadian statute of limitations matter (1.50); review materials and telephone call with expert regarding production of relative materials (1.20); review R. Lee product ID analysis for motion (1.30).	
02/01/07	Ament	1.00
	Review LA claims and provide summaries to J. Restivo per request (.30); meet with J. Restivo re: same (.10); continue reviewing and compiling exhibits for motion for summary judgment (.60).	
02/01/07	Aten	1.50
	Miscellaneous medical expert issues.	
02/01/07	Atkinson	.80
	Search databases and e-mail regarding products and correspondence regarding same, per L. Flatley request.	
02/01/07	Cameron	6.80
	Attention to production of expert reliance materials (0.90); review and revise letter and e-mails regarding expert discovery (1.20); conference call with expert	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 2

Date	Name	Hours
	witness regarding rebuttal reports (0.60); review draft summaries and outlines regarding summary judgment issues (1.80); meet with J. Restivo regarding various summary judgment issues (0.40); review claimants' discovery requests (0.80); review proposed order regarding pre-trial conference (0.20); review expert witness materials regarding product ID (0.90).	
02/01/07	DiChiera	3.90
	Compile Hammar, Brody and Lemen material and prepare binders in preparation of depositions (3.5); confer with R. Aten regarding A. Frank confirmation of material (0.4).	
02/01/07	Flatley	3.90
	Working on deposition schedule for experts (0.5); medical expert issues review and discussions with R. Aten and R. Senftleben (3.0); e-mails and replies on various issues (0.2); e-mails from/to B. Murphy re: document (0.2).	
02/01/07	Gatewood	8.20
	Examine/review submission of Hughson and communicate with R. Aten concerning same (.70); communicate with M. DiChiera concerning deposition examination materials/exhibits of Dr. Welch (1.0); examine/review experts' reliance materials in preparation for depositions of experts in hazard hearing and outline various issues (6.5).	
02/01/07	Muha	8.10
	Continue review and analysis of property damage claims forms that are potentially subject to assumption of the risk defense (6.2); meet with J. Restivo to discuss same (0.7); begin research of assumption of the risk law in various jurisdictions (1.2).	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 3

Date	Name		Hours
-----	-----		-----
02/01/07	Rea	Work on summary judgment materials.	5.00
02/01/07	Restivo	Work on Summary Judgment motions.	7.00
02/01/07	Rippin	Review and summary of bulk sample files analyzed by RJ Lee.	7.00
02/02/07	Ament	E-mails re: motion for summary judgment exhibits (.10); meet with and provide said exhibits to T. Rea (.20).	.30
02/02/07	Cameron	Review of product identification expert materials for depositions (1.90); multiple emails and letters re: same (.80); attention to limitations periods expert materials (1.60); emails re: same (.70); review material relating to risk assessment expert (.30); review draft motions for Summary Judgment (1.40); review draft affidavits (.40); review materials relating to claims file (.80).	7.90
02/02/07	DiChiera	Complete preparation of binders of expert material for Brody, Hammar and Lemen (3.5); confirm material that we have for A. Frank and forward same to R. Aten in preparation for depositions (0.6).	4.10
02/02/07	Flatley	E-mails and replies (0.4); preparation for 2/6 Philadelphia meeting with W. Sparks and witness (5.2).	5.60
02/02/07	Gatewood	Examine/review expert reports submitted by claimants and outline of testimony of same in preparation for upcoming expert depositions.	6.00
02/02/07	Muha	Meetings with J. Restivo re: state of law on assumption of risk defense in Texas (1.5); research of legal issues relating to assumption of risk, "purchaser with notice" defenses (6.8).	8.30

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 4

Date	Name	Hours
-----	-----	-----
02/02/07	Rea	7.30
	Continue work on summary judgment materials.	
02/02/07	Restivo	6.50
	Continue work on Summary Judgment motions.	
02/02/07	Rippin	6.50
	Review and summary of bulk sample files analyzed by RJ Lee.	
02/03/07	Cameron	3.10
	Review draft motion for Summary Judgment and comments (.90); review lack of hazard expert reports (1.40); attention to product identification materials (.80).	
02/03/07	Rea	1.60
	Continue work on summary judgment materials.	
02/03/07	Restivo	2.00
	Continue work on Summary Judgment motions.	
02/04/07	Ament	3.00
	Review and summarize PD claims (2.80); e-mails re: same (.20).	
02/04/07	Cameron	4.40
	Additional review of lack of hazard reports and rebuttal issues (1.60); review product identification documents (0.90); multiple e-mails regarding claims file issues (0.40); review discovery issues (0.80); attention to deposition preparation issues (0.70).	
02/05/07	Ament	2.50
	Review and summarize PD claims for T. Rea, D. Cameron and J. Restivo (2.0); e-mails and meetings re: same (.50).	
02/05/07	Cameron	9.60
	Review materials for expert rebuttal report call (0.70); review of supplemental materials (0.90); multiple e-mails relating to expert discovery (1.10); review recently filed discovery requests (1.70); prepare for (0.60) and meet with J. Restivo regarding product ID issues (0.90); review expert materials regarding same	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 5

Date	Name	Hours
	(2.10); review summary judgment materials (1.20); e-mail regarding same (0.40).	
02/05/07	DiChiera	5.90
	Review and respond to emails from L. Flatley regarding status of expert files of Egan and Cintani (0.4); prepare for and attend brief meeting with L. Flatley regarding status and inventory of expert files (0.5); continue preparation of inventory of expert files (5.0).	
02/05/07	Flatley	7.00
	E-mails re: Philadelphia witness meeting (0.4); preparation for 2/6 Philadelphia meeting (4.9); memo re: fact discovery issues (0.4); review and revise T. Rea draft letter (1.0) call to T. Rea re: draft letter and follow-up e-mails (0.3)	
02/05/07	Gatewood	6.50
	Prepare for and meet with L. Flatley and R. Aten concerning medical expert depositions (1.0); examine/analyze expert reports submitted by certain of claimant's proposed witnesses (5.0); communicate with M. DiChiera concerning selected articles/publications cited by claimant's experts (.50).	
02/05/07	Muha	6.70
	Continue legal research re: assumption of the risk and "purchaser with notice" defenses.	
02/05/07	Rea	6.60
	Continue work on summary judgment materials.	
02/05/07	Restivo	7.60
	Continue work on Summary Judgment motions (6.1) and calls to clients and co-counsel (1.5).	
02/05/07	Rippin	1.60
	Filing and organization of materials re: expert reports (0.7); multiple email communications re: same (0.9).	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 6

Date	Name	Hours
02/05/07	Rippin	7.00
	Review and summary of bulk sample files analyzed by RJ Lee (6.0); litigation strategy meeting (1.0).	
02/06/07	Aten	2.10
	Reviewed materials re T. Egan and J. Cintani in preparation for deposition.	
02/06/07	Cameron	9.20
	Review and analyze product identification reports (1.80); prepare summary analysis for product identification motion for summary judgment (2.70); telephone call with R. Finke regarding deposition issues (0.30); e-mails regarding deposition issues (0.90); review Canadian claims materials for product ID and statute of limitations arguments (1.70); e-mails regarding same (0.60); attention to lack of hazard rebuttal report issues (0.80); e-mails and calls regarding affidavit issues (0.40).	
02/06/07	DiChiera	1.50
	Begin review of case files of expert material retrieved from storage and repository of Dr. Egan, Cintani and Brody in preparation of depositions (1.3); arrange conference room for review (0.2).	
02/06/07	Engel	.10
	Review correspondence from D. Cameron re depositions, and draft correspondence re same.	
02/06/07	Flatley	9.00
	Review various drafts by e-mail and reply to T. Rea and others (0.5); preparation for Philadelphia meeting (2.5); meeting in Philadelphia with W. Sparks and others (5.0); follow-up on meeting including e-mails from/to D. Cameron and others (1.0).	
02/06/07	Garlitz	.20
	Review and summarize PD claims for D. Cameron.	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 7

Date	Name		Hours
-----	-----		-----
02/06/07	Muha	Continue legal research re: assumption of the risk and "purchaser with notice" defenses.	5.70
02/06/07	Rea	Continue work on summary judgment materials.	7.00
02/06/07	Restivo	Continue work on Summary Judgment motions and discovery issues.	4.50
02/06/07	Rippin	Review and summary of bulk sample files analyzed by RJ Lee.	4.30
02/07/07	Aten	Conference with L. Flatley and C. Gatewood re: medical experts (1.1); conference with L. Flatley re: preparation for deposition of T. Egan and J. Cintani (2.3); continue to review/analyze material re: claimants' medical experts (1.2).	4.60
02/07/07	Cameron	Prepare for (1.20) and attend meeting with J. Restivo regarding status of work, open issues, strategy and trial preparation (1.60); review rebuttal expert reports materials (1.70); review product ID summaries (3.90); review motion for summary judgment (1.40).	9.80
02/07/07	DiChiera	Review all expert files of Egan and Cintani regarding depositions where they were deposed by Martin Dies or by Speights (2.8); confer with R. Aten re same (0.4).	3.20
02/07/07	Flatley	Reorganizing after Philadelphia trip (0.7); e-mails from/to W. Sparks and D. Cameron on various issues (0.7); meeting with R. Aten and C. Gatewood to review the status of the preparations for medical depositions (1.0); e-mail to D. Cameron and reply (0.1); follow-up on 2/6/07 meeting affidavits (1.1); reviewing materials for fact witness deposition preparation (3.0).	6.60

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 8

Date	Name	Hours
02/07/07	Garlitz	2.00
	Review and summarize PD claims for D. Cameron (.2); review and analysis of property damage claim files (1.8).	
02/07/07	Gatewood	6.00
	Examine/analyze expert reports submitted by claimants' experts Frank and Hammar (2.0); examine/analyze medical literature and scientific articles cited by experts (3.0); outline issues to follow-up on issues in claimants' experts reports (1.0).	
02/07/07	Muha	2.70
	Prepare for and attend meeting re: strategy for summary judgment motions and discovery plan for property damage claims and follow-up on issues after meeting.	
02/07/07	Rea	8.10
	Continue work on summary judgment materials.	
02/07/07	Restivo	8.80
	Continue work on Summary Judgment motions (3.0); planning meeting (3.0); discovery planning (1.0); telephone calls and emails relating to the foregoing (1.8).	
02/07/07	Rippin	8.20
	Review and analysis of property damage claims files (1.9); litigation strategy meeting (1.8); review of Speights lack of authority materials (1.7); review and summary of bulk sample files analyzed by RJ Lee (2.8).	
02/08/07	Aten	3.40
	Continue to read/analyze information re: Dr. Hammar.	
02/08/07	Atkinson	.20
	Review databases re: document requested by L. Flatley per telephone call with W. Sparks.	
02/08/07	Cameron	9.10
	Multiple e-mails regarding deposition issues (1.40); multiple calls regarding expert rebuttal reports (0.80); review supporting materials regarding same (1.70);	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 9

Date	Name	Hours
	prepare for product ID depositions (2.40); review draft summary judgment motion and e-mails regarding same (1.30); review summary judgment supporting materials (0.90); prepare witness designations (0.60).	
02/08/07	DiChiera	E-mails to R. Aten regarding status of Egan, Cintani and Levin expert material. .50
02/08/07	Flatley	Call with W. Sparks re: affidavits and follow-up (0.3); e-mails from/to D. Cameron re: various issues (0.3); calls re: supplemental medical experts' reports and follow-up (2.1); calls re: summary judgment affidavits and follow up on them (1.6); organizing for preparation for fact witness depositions (0.6). 4.90
02/08/07	Garlitz	Review and summarize PD claims for D. Cameron. .20
02/08/07	Gatewood	Preparation for deposition of Dr. Anderson (7.0); examine/review deposition testimony of Dr. L. Welch in conjunction with preparation for depositions of claimant's other experts (1.30). 8.30
02/08/07	Muha	Meetings with T. Rea re: Canadian claims forms issue (0.5); work on issues re: Canadian claims forms using a Pinchin "expert report" to assist D. Cameron in preparation for Pinchin deposition (7.6); research re: Arthur Rohl and e-mails to J. Restivo, et al. re: same (1.0). 9.10
02/08/07	Rea	Continue work on summary judgment materials. 7.60
02/08/07	Restivo	Continue work on Summary Judgment motions (4.1); attention to depositions and discovery (1.6). 5.70

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 10

Date	Name	Hours
02/09/07	Aten	2.80
	Continue to review materials in preparation of depositions of T. Egan and J. Cintani (1.3); continue to review materials re: claimants' medical experts (1.5).	
02/09/07	Cameron	8.10
	Meet with J. Restivo regarding various summary judgment issues (0.50); attention to rebuttal expert reports (2.90); multiple calls regarding same (0.50); review draft motions for summary judgment (1.40); review materials for deposition of Donald Pinchin (1.60); multiple e-mails regarding same (0.60); prepare and finalize witness rebuttal expert designations (0.60).	
02/09/07	DiChiera	1.20
	Review and respond to emails from R. Aten in connection with expert file status of Steven Levin, Egan, Cintani and Brody (0.3); organize expert material in connection with deposition preparation (0.9).	
02/09/07	Flatley	2.10
	E-mails re: supplemental experts reports and other issues (0.2); letters to fact witnesses (0.5); reviewing letter from claimants' counsel (0.4); checking on filing of reports (0.3); witness meeting preparation (0.5); e-mails re: status of various issues (0.2).	
02/09/07	Garlitz	.20
	Review and summarize PD claims for D. Cameron.	
02/09/07	Gatewood	7.50
	Continued review/analysis of expert submissions of claimants and prepare outlines (4.0); communicate with R. Aten concerning deposition of H. Anderson and Dr. Hughson (.50); examine/analyze articles cited by various experts addressing non-occupational exposure to asbestos (3.0).	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 11

Date	Name	Hours
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02/09/07	Muha	1.40
	Continue to assist D. Cameron in preparation for Pinchin deposition.	
02/09/07	Rea	4.90
	Continue work on summary judgment materials.	
02/09/07	Restivo	5.00
	Continue work on Summary Judgment motions and discovery issues.	
02/09/07	Rippin	6.80
	Review and summary of bulk sample files analyzed by RJ Lee.	
02/10/07	Aten	.80
	Continue to review materials re: claimants' medical experts.	
02/10/07	Cameron	2.00
	Attention to Pinchin deposition issues.	
02/10/07	Rea	5.80
	Continue work on summary judgment materials.	
02/11/07	Ament	6.00
	Review and summarize expert reports for D. Cameron (1.0); compile exhibits for D. Cameron in preparation for deposition of Dr. Pinchin (5.0).	
02/11/07	Cameron	10.50
	Review claims files and prepare for deposition of Donald Pinchin (6.00); review and revise draft motions for summary judgment (1.30); review product ID materials for Lee deposition (1.10); review outstanding discovery issues and materials (0.60); prepare for 2/12 conference call with expert (0.80); prepare for 2/12 strategy call with counsel (0.70).	
02/11/07	Flatley	2.20
	Reviewing and outlining Casner & Edwards summary memorandum (2.0); e-mails and replies (0.2).	
02/12/07	Ament	3.20
	Review and summaries of expert reports for D. Cameron (.30); e-mails re: same (.20); meet with T. Rea re: PD claims (.10); review and summaries of PD claims for T. Rea (1.20); e-mails re: same	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 12

Date	Name	Hours
	(.20); e-mails and telephone calls re: preparation for Dr. Lee deposition (.50); continue compiling exhibits for D. Cameron relating to deposition of Dr. Pinchin (.70).	
02/12/07	Aten	2.90
	Conference with L. Flatley re: preparing for depositions (.4); continue to review materials re: same (2.5).	
02/12/07	Atkinson	.40
	Search consultant database for articles, and forward 5 articles to consultant.	
02/12/07	Cameron	9.40
	Review materials in preparation for description of Donald Pinchin and deposition of Rich Lee (2.50); review and revise draft motion for summary judgment and multiple e-mails regarding same (1.90); participate in deposition preparation conference call with expert witness (2.80); prepare for (0.70) and participate in team meeting strategy call with Grace and K&E (0.80); follow-up calls and e-mails (0.70).	
02/12/07	DiChiera	3.20
	Respond to request for all prior deposition testimony witnesses (2.8); confer with L. Flatley regarding specific information needed in preparation of depositions (0.2); confer with R. Aten regarding status (0.2).	
02/12/07	Engel	1.70
	Review correspondence and documents re depositions of PD claimants' experts.	
02/12/07	Flatley	6.90
	Calls and e-mails regarding SJ motions and supplemental experts' reports (0.5); call with witness and follow-up (0.3); preparation for witness meetings (6.1).	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 13

Date	Name	Hours
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02/12/07	Gatewood	6.50
	Examine expert submission of claimant's expert Lemen, (4.0); prepare initial draft of examination outline (2.5).	
02/12/07	Rea	8.10
	Continue work on summary judgment materials.	
02/12/07	Restivo	6.50
	Strategy telephone conference with co-counsel (1.0); work on Summary Judgment motions and discovery issues (5.5).	
02/12/07	Rippin	7.00
	Review and summary of Speights Lack of Authority Court Documents.	
02/13/07	Ament	3.20
	Review and summarize expert reports for D. Cameron (.10); e-mails re: same (.10); meet with A. Muha re: Longo and Millette issues (.20); review and summaries of Longo and Millette (2.60); meet with T. Rea re: same (.20).	
02/13/07	Aten	2.60
	Continue to review materials re witness preparation (2.1); begin reviewing claims filed for California buildings (.5).	
02/13/07	Cameron	8.80
	Prepare for Pinchin deposition (3.90); multiple e-mails and calls regarding same (1.40); attend deposition preparation session (1.80); review draft motions for summary judgment and comments (1.70).	
02/13/07	Engel	.30
	Review correspondence and documents re PD claimants experts (0.1), and draft correspondence re same (0.2).	
02/13/07	Flatley	10.00
	E-mails and calls re: finalizing California summary judgment motion (1.2); message from W. Sparks (0.1); reviewing California summary judgment papers and following-up (1.6); further e-mails on summary judgment motion (0.4); review J. Restivo comments	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 14

Date	Name	Hours
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	on summary judgment brief and follow-up (1.0); call with W. Sparks and follow-up with M. Dichiera and R. Aten (1.0); review materials in preparation for witness meeting on 2/20/07, including outlines and deposition transcript (4.7).	
02/13/07	Gatewood	8.00
	Examine/analyze expert report of S. Hammar submitted by claimants (2.0); examine/analyze supporting citations for stated opinions and outline of various articles/studies (3.0); compare/contrast expert report of S. Hammar to expert submissions of Brody, Anderson and Lemen (3.0).	
02/13/07	Muha	.60
	Attend to issues re: claims supported by Longo/Millette reports, to assist in preparation for Longo/Millette depositions.	
02/13/07	Rea	9.40
	Continue work on summary judgment materials.	
02/13/07	Restivo	8.50
	Dr. Lee deposition preparation (3.5); attention to Louisiana issues for Summary Judgment motions (1.5); attention to Libby motion (1.5); review materials re: remaining motions (2.0).	
02/13/07	Rippin	6.50
	Review and summary of Speights Lack of Authority court documents (5.0); review of claims in which asbestos product is not manufactured by Grace (1.5).	
02/14/07	Ament	6.30
	Review and summarize expert reports for D. Cameron (.10); e-mails re: same (.10); continue review of Longo and Millette product ID materials (2.0); e-mails with M. Rosenberg re: said claims (.20); prepare spreadsheet detailing said claims (.50); create DVD of claims and next-day air to H. Engel (1.0); e-mails and	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 15

Date	Name	Hours
	meetings with T. Rea and A. Muha re: same (.50); meet with R. Aten re: CA claims (.20); e-mails and telephone calls with A. Muha re: Dies & Hile claims (.60); review same (.30); obtain and provide various pleadings to T. Rea per request (.40); e-mails and telephone calls re: same (.20); e-mails with G. Rupert and M. Araki re: access to live claims database (.20).	
02/14/07	Aten	7.20
	Work on motion for summary judgment re: California claims.	
02/14/07	Cameron	9.20
	Multiple e-mails and calls regarding discovery issues (1.10); review and revise motions for summary judgment and supporting materials (4.40); review materials for R. Lee deposition (0.70); meet with R. Lee regarding same (0.40); attention to product ID materials (1.90); multiple calls and e-mails with R. Finke regarding same (0.70).	
02/14/07	DiChiera	7.40
	Analyze testimony in Privest per request of L. Flatley (5.7); review and pull information in connection with knowledge of sales in Canada (1.7).	
02/14/07	Engel	1.90
	Attend a portion of Dr. Lee's deposition in preparation of claimants' experts' depositions (0.9); review correspondence re same, and draft correspondence re same (1.0).	
02/14/07	Flatley	8.10
	Working on California summary judgment issues, including revisions to motion/memorandum and working on exhibits and Rule 1006 issues (7.7); e-mails regarding status (0.4).	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 16

Date	Name	Hours
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02/14/07	Muha	4.00
	Multiple e-mails re: claim documents (0.4); calls and meetings with S. Ament re: same (0.6); review materials send by Dies & Hile and draft e-mail/letter to H. Engel re: same (2.6); e-mails/meetings with T. Rea re: claims files (0.4).	
02/14/07	Rea	9.10
	Continue work on summary judgment materials.	
02/14/07	Restivo	10.00
	Defend deposition of Rich Lee (6.0); continue work on Summary Judgment motions (4.0).	
02/15/07	Ament	7.30
	Review and summaries of expert reports for D. Cameron (.10); e-mails re: same (.10); review and summaries of Dies & Hile claims and updated Longo and Millette claims (5.30); update spreadsheet relating to Longo and Millette work for Dies & Hile claimants (.60); e-mails and telephone calls with M. Rosenberg and M. Araki re: live database of claims (.50); e-mail to D. Cameron re: same (.10); review brief for T. Rea relating to LA PD claims (.40); meet with T. Rea re: same (.20).	
02/15/07	Aten	7.80
	Continue to revise and draft portions of California motion and to compile supporting documents.	
02/15/07	Cameron	12.40
	Work on multiple summary judgment motions for filing on 2/16/07, including research, revisions and review of record support (9.80); multiple calls and e-mails with co-counsel regarding same (1.90); multiple calls and e-mails regarding depositions (0.70).	
02/15/07	Engel	8.60
	Prepare for depositions of claimants product ID witnesses.	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 17

Date	Name	Hours
02/15/07	Flatley	8.70
	Working on California summary judgment brief and supporting papers (2.8); preparation for witness meetings on 2/20/2007 in Philadelphia (5.9).	
02/15/07	Gatewood	8.00
	Examine/analyze expert reports and supporting medical literature and scientific studies cited by Lemen and Brody (5.0); draft outline of follow-up issues to address with L. Flatley concerning expert depositions (3.0).	
02/15/07	Muha	3.90
	E-mails and work on procuring claims files per request of T. Rea (0.7); review and revise motion to expunge Louisiana PD claims (3.2).	
02/15/07	Rea	14.60
	Continue work on summary judgment materials.	
02/15/07	Restivo	11.70
	Continue work on Summary Judgment motions (8.7); telephone calls re: same (0.9); prepare for Status Conference (2.1).	
02/16/07	Ament	2.30
	Review and summarize expert reports for D. Cameron (.10); e-mails re: same (.10); review seven motions for summary judgment for T. Rea and claims related thereto (1.50); e-mails and meetings with T. Rea re: same (.50); e-mail to J. O'Neill re: service list for said motions (.10).	
02/16/07	Aten	3.00
	Conference with L. Flatley and C. Gatewood re: claimants' medical experts (1.5); continue to revise brief and compile exhibits (1.5).	
02/16/07	Cameron	8.10
	Review, revise and finalize motions for summary judgment for filing (5.20); multiple e-mails and calls regarding same (1.20); prepare for and participate in call with consultant regarding lack of hazard issues (0.80);	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 18

Date	Name	Hours
	e-mails and calls regarding expert discovery issues (0.90).	
02/16/07	DiChiera Confer with L. Flatley and R. Aten regarding testimony of Egan in connection with the Privest matter.	.30
02/16/07	Engel Review documents and correspondence in preparation for claimants' experts' depositions.	2.80
02/16/07	Flatley Finalizing summary judgment papers for filing (3.1); calls regarding February 20 meeting scheduling (0.6); meeting regarding scheduling of medical witness depositions and follow-up on meeting (1.5).	5.20
02/16/07	Gatewood Examine/analyze expert report of Claimant's experts' Mark and Anderson and review/examine supporting literature in preparation for deposition of experts (4.0); draft deposition examination outline for expert Anderson (3.0); prepare for and meet with L. Flatley and R. Aten concerning scheduling of expert depositions (1.20).	8.20
02/16/07	Rea Continue work on summary judgment materials.	9.50
02/16/07	Restivo Telephone conference with D. Bernick (.5); telephone call with A. Kearse (.4); R. Finke (.4); finalize Summary Judgment motions for filing (4.1).	5.40
02/16/07	Ripplin Review and summary of depositions from ZAI case.	3.00
02/17/07	Engel Prepare for experts' depositions.	4.20
02/18/07	Cameron Review materials for trip to Canada for Graeme Mew's deposition (1.10); correspondence regarding depositions (0.80); attention to summary judgment materials (0.90);	4.50

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 19

Date	Name		Hours
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		review Prudential's and Speights' discovery requests (1.70).	
02/18/07	Engel	Prepare for experts' depositions.	3.50
02/18/07	Flatley	Calls with witnesses regarding February 20 meeting (0.4); e-mail to W. Sparks (0.1).	.50
02/18/07	Restivo	Attention to Canada discovery disputes.	1.00
02/19/07	Ament	Review and summarize expert reports for D. Cameron (.10); e-mails re: same (.10); e-mails re: motions for summary judgments (.20); review and organize motions for summary judgment per J. Restivo request (1.1).	1.50
02/19/07	Aten	Draft deposition notice for Dr. Welch re hazard (.7); claimants' experts issues (.5).	1.20
02/19/07	Atkinson	Research and forward article requested by consultant.	.20
02/19/07	Cameron	Review summary judgment motion filed by claimant and comments to same (1.40); attention to product ID materials (1.80); attend to deposition scheduling issues (1.10); review materials for 2/21 status conference (1.40); review R. Morse deposition preparation materials (0.90); e-mails with R. Finke regarding product ID and status conference issues (0.70).	7.30
02/19/07	Engel	Prepare for claimants' experts' depositions (6.1), and draft memorandum re same (2.6).	8.70
02/19/07	Flatley	Review claimants' summary judgment motion and e-mail to follow-up on it (2.9); correspondence and e-mails (0.4); preparation for witness meetings on 2/20 (1.6); meeting regarding expert witness deposition scheduling plans and	6.40

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 20

Date	Name	Hours
	follow-up (1.5).	
02/19/07	Gatewood	8.50
	Prepare for deposition examination of Dr. Lemen and Brody.	
02/19/07	Rea	5.10
	Work on potential responses to PD discovery requests.	
02/19/07	Restivo	5.40
	Motley, Rice Product ID correspondence (1.0); prepare for Status Conference (4.4).	
02/19/07	Rippin	6.00
	Review and summary of depo from ZAI case.	
02/20/07	Ament	2.50
	Review and summarize expert reports for D. Cameron (.10); e-mails re: same (.10); continue reviewing and organizing motions for summary judgment for J. Restivo (.50); review docket and provide T. Rea and R. Aten with various pleadings and orders per request (.50); create hearing binders for J. Restivo and D. Cameron (.80); e-mails and meetings with J. Restivo and T. Rea re: same (.50).	
02/20/07	Cameron	7.60
	Prepare for 2/21/07 status conference (2.10); meet with R. Finke, J. Restivo regarding status conference (0.80); review product identification materials for negotiations (1.60); review claimants' motion for summary judgment (0.80); prepare and revise memo to client regarding discussions with consultant (1.10); review claimants' discovery requests (1.20).	
02/20/07	DiChiera	2.90
	Email correspondence with R. Aten regarding request for deposition notice preparation for Dr. Hammar, Dr. Brody, Dr. Mark, Dr. Frank, Dr. Anderson and Dr. Lemen (0.4); telephone call to court reporter regarding location availability in Seattle, WA in connection with Dr.	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 21

Date	Name	Hours
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	Hammar's deposition (0.2); draft all deposition notices re same (2.3).	
02/20/07	Engel	8.20
	Continue preparations for claimants' experts' depositions.	
02/20/07	Flatley	11.00
	Review J. Restivo draft and comment on it (0.5); call with R. Aten regarding deposition schedule issues (0.2); preparation for witness meetings (2.3); meetings in Philadelphia with W. Sparks and witnesses and follow-up on meeting (8.0).	
02/20/07	Gatewood	9.50
	Examination/analysis and comparison of reports submitted by medical experts (hazard hearing) in preparation for scheduled depositions (3.0); examine/analyze articles relied upon by Dr. R. Lemen in preparation for scheduled deposition and draft outline of deposition examination materials (6.0); communicate (multiple) with R. Aten and with M. DiChiera concerning upcoming depositions of medical experts concerning scheduling, etc. (.50).	
02/20/07	Rea	6.40
	Attention to status conference and discovery issues.	
02/20/07	Restivo	9.50
	Telephone conference with M. Dies, A. Kearse, et al. (1.0); meeting with D. Cameron and R. Finke re: same (1.5); prepare for Status Conference, discovery, and Product ID and statute of limitations hearing (7.0).	
02/20/07	Rippin	5.50
	Review and summary of depos from ZAI case.	
02/21/07	Ament	2.10
	Review and summarize expert reports for D. Cameron (.10); e-mails re: same (.10); review and summaries of product ID materials relating to Dies & Hile claims for	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 22

Date	Name	Hours
	D. Cameron (1.50); update motions for summary judgment for J. Restivo (.10); e-mails and meet with T. Rea re: product ID claims (.30).	
02/21/07	Aten	Attention to miscellaneous expert issues. .40
02/21/07	Cameron	Prepare for meeting with claimants' counsel (0.90); meet with claimants' counsel after cancelled hearing (1.60); follow-up meetings with R. Finke and Grace team (0.70); participate in conference call with Grace team and R. Finke regarding response to motion for summary judgment (0.80); telephone call with H. Engel regarding product identification depositions (0.30); review expert work regarding same (0.90); review and revise deposition scheduling letter and notices (0.90). 6.10
02/21/07	DiChiera	Confer with L. Flatley regarding request for research material in connection with the Solow Trial (.3); deposition notices of all Hazard experts and place telephone calls to various hotels and locations in connection with depositions (6.0); confer with R. Aten regarding preparation of deposition notice language (0.4). 6.70
02/21/07	Engel	Continue preparation for T. Vander Wood's deposition. 8.50
02/21/07	Flatley	Reorganizing after Philadelphia trip (0.6); following up on witness issues (1.5); e-mails regarding California summary judgment motion (0.4); deposition scheduling issues (0.7); call with W. Sparks (0.2); preparation for conference call on California claims issues (0.4); conference call with R. Finke, D. Cameron et 7.20

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 23

Date	Name	Hours
	al. regarding California SJ issues (1.4); meeting with R. Finke and D. Cameron (1.0); e-mails following up on conference call issues regarding California summary judgment motion (0.7) calls and arrangements regarding Philadelphia meeting (0.3).	
02/21/07	Gatewood	8.00
	Examination of articles cited/relied upon by Dr. Anderson and comparison of same relating to expert report by Dr. R. A. Lemen (4.0); draft/outline deposition examination materials for scheduled deposition of Dr. Lemen (4.0).	
02/21/07	Rea	4.50
	Work on issues relating to status conference.	
02/21/07	Restivo	4.50
	Meet and confer with Claimants (2.0); team meetings (2.0); Halliwell Deposition prep. (.5).	
02/21/07	Ripplin	5.50
	Review and summary of depos from ZAI case.	
02/22/07	Ament	1.70
	Review and summarize expert reports for D. Cameron and R. Aten (.40); e-mails re: same (.10); provide hearing binders to J. Restivo relating to motions for summary judgment (.20); create spreadsheet relating to PD claims per D. Cameron request (.30); e-mails and meet with D. Cameron re: same (.20); create additional spreadsheets and e-mail to client (.50).	
02/22/07	Aten	1.30
	Edit multiple deposition notices (.8); miscellaneous issues re claimants' experts (.5).	
02/22/07	Atkinson	.30
	E-mail to consultant re: journal articles.	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 24

Date	Name	Hours
02/22/07	Cameron	7.40
	Attention to deposition scheduling issues (1.70); revise product ID materials (0.90); review materials in preparation for Morse and Halliwell depositions (1.40); attention to claimants' discovery requests (2.20); prepare for (0.20) and participate in telephone call with consultant regarding expert report issues (0.50); begin memo regarding same (0.50).	
02/22/07	DiChiera	5.60
	Continue work in connection with preparation of deposition notices; (4.9); review files for material requested in connection with nuisance law (.7).	
02/22/07	Engel	8.20
	Prepare for and take T. Vander Wood's deposition (6.2); follow-up on same (0.8); complete preparation for W. Longo's deposition (1.2).	
02/22/07	Gatewood	6.00
	Prepare for deposition examinations of Dr. R. A. Lemen and Brody (5.0); communicate with M. DiChiera and R. Aten concerning deposition scheduling, notices and anticipated exhibit packages (1.0).	
02/22/07	Rea	3.70
	Work on potential responses to PD discovery requests.	
02/22/07	Restivo	1.50
	Planning for PD discovery and additional motions practice.	
02/22/07	Rippin	4.00
	Review and summary of depositions from ZAI case.	
02/23/07	Ament	.40
	Review and summarize expert reports for D. Cameron and e-mails re: same (.20); review docket, download transcript from 2/2/07 hearing and e-mail to J. Restivo and D. Cameron (.20).	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 25

Date	Name	Hours
02/23/07	Aten	1.40
	Revise multiple deposition notices for claimants' experts re: hazard.	
02/23/07	Cameron	7.80
	Attention to deposition issues (0.80); review constructive notice reports for depositions (2.80); telephone call with R. Finke and expert regarding product ID issues, report and scheduling (0.60); review bulk sample data regarding same (0.80); review discovery requests for responses (1.90); finalize memo regarding risk assessment issues (0.90).	
02/23/07	DiChiera	4.90
	Continue to update and revise deposition notices (2.1); confer with L. Flatley and R. Aten regarding additional changes (1.2); confirm location of medical experts in connection with their deposition (1.6).	
02/23/07	Engel	6.30
	Take W. Longo's deposition (6.0); draft correspondence re same (0.3).	
02/23/07	Flatley	5.60
	E-mails regarding status of various issues (0.2); meet with R. Aten (0.2); review materials on nuisance issue from file and circulate it (1.2); e-mails regarding deposition notices and deposition scheduling (0.4); preparation for fact witness meetings, including organizing documents (3.6).	
02/23/07	Gatewood	8.00
	Examine/analyze appendices to Dr. R. A. Lemen's expert report in preparation for scheduled deposition of same (3.0); examine/identify issues subject to examination and draft examination outline for use at deposition (5.0).	
02/23/07	Rea	3.90
	Work on potential responses to PD discovery requests.	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 March 27, 2007

Invoice Number 1517713
 Page 26

Date	Name	Hours
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02/23/07	Rippin	6.50
	Review and summary of depos from ZAI case.	
02/25/07	Cameron	4.30
	E-mails regarding discovery requests (0.60); review materials for upcoming deposition (1.70); review summary judgment materials (0.80); review discovery requests and draft responses (1.20).	
02/26/07	Ament	1.00
	Review and summarize expert reports for D. Cameron and e-mails re: same (.50); meet with J. Restivo and T. Rea re: PD claims (.20); review and summarize PD claims (.30).	
02/26/07	Aten	.50
	Call with L. Flatley re: California claims (0.2); review revised claim, brief, and email sent re: arguments re California claims (0.3).	
02/26/07	Atkinson	.20
	Review databases for journal article requested by consultant.	
02/26/07	Cameron	4.40
	Attention to expert deposition issues (0.80); review materials relating to Prudential, Speights and Motley Rice discovery requests (1.40); prepare for expert depositions (1.90); telephone call regarding product ID issues (0.30).	
02/26/07	DiChiera	.70
	Review master index of material, and pull specific material and arrange for copying in preparation for the deposition of Author Frank, per request of R. Aten.	
02/26/07	Flatley	1.10
	Review documents to be sent to witness (0.4); review supplemental filing and e-mail on it (0.2); meet with J. Restivo regarding results of hearing (0.1); e-mails and replies on various issues (0.4).	